## AGNIFILO INTRATER

December 23, 2024

## VIA ECF

Hon. Arun Subramanian United States District Judge Southern District of New York 500 Pearl Street New York, NY 10007

Re: United States v. Combs, 24-cr-542 (AS)

Dear Judge Subramanian:

We write on behalf of Sean Combs, with the consent of the government, to request a one day extension to file pretrial motions. The pretrial motions are currently due Monday, February 17, 2025. We request a one day adjournment to Tuesday, February 18, 2025. The reason for this request is that Monday is a federal holiday and MDC will run a holiday visitation schedule and will not hold legal video teleconferences. Accordingly, we request that our motions be due February 18, 2025, to afford Mr. Combs the opportunity to review the final versions of the briefs prior to filing. We consent to an additional day for the Government to file their response, which is currently due March 3, 2025, to be due March 4, 2025.

Respectfully submitted,

Marc Agnifilo Teny Geragos AGNIFILO INTRATER 445 Park Ave., 7<sup>th</sup> Fl. New York, NY 10022 646-205-4350 marc@agilawgroup.com

teny@agilawgroup.com

Alexandra Shapiro Jason Driscoll Shapiro Arato Bach LLP 1140 Avenue of the Americas, 17<sup>th</sup> Fl. New York, NY 10036 (212) 257-4881 ashapiro@shapiroarato.com Hon. Arun Subramanian February 13, 2025 Page 2 of 2

> Anna Estevao SHER TREMONTE LLP 90 Broad St., 23<sup>rd</sup> Fl. New York, NY 10004 (212) 202-2600 aestevao@shertremonte.com

cc: All counsel (via ECF)